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Attorney Docket No.: 01.39

ESTEE LAUDER

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BOARD OF PATENT APPEALS AND INTERFERENCES

In re Application of: WOLF, Shane D.

Serial No.: 09/923,113

Group Art Unit: 3732

Filed: August 6, 2001

Examiner: MANAHAN, T.

For: Stress Relieving Gel Handle Tools For Salon And Spa

REPLY BRIEF UNDER 37 CFR 1.193(b)(1)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

The following constitutes Applicant's reply to the Examiner's Answer, mailed December 2, 2003. Applicant acknowledges the correction made by the Examiner in section (4), "Status of Amendments After Final." The Examiner has correctly described the situation.

In section (10) "Grounds of Rejection" the Examiner wrote, "Tindall discloses the invention essentially as claimed except for the viscous material."

This characterization of Tindall is misleading. It's not only that Tindall does not disclose a viscous material, it's that Tindall specifically does disclose a non-viscous material. It's one thing to say that Tindall does not disclose an element and McCall does disclose the element, let's see if they should be combined. It's a much different thing to say let's replace a critical element of Tindall with a substantively different element borrowed from McCall. In this case, the elements in question exclude one another. Tindall teaches using a non-viscous medium to obtain scissors grips having certain characteristics. In contrast McCall teaches using a viscous medium to obtain writing implement grips having different characteristics. The desired characteristics are themselves exclusive of one another. Tindall describes grips that immediately return to their original shape when pressure is abated. McCall describes grips that retain shape for a substantial

period after pressure is abated. Therefore, making the substitution of a viscous medium for a non-viscous medium, as suggested by the Examiner, renders the Tindall grips inoperative for their intended purpose. This alone defeats prima facie obviousness.

Once again, in the Examiner's Answer, the Examiner has stated that McCall describes "problems with such air filled grips". The Examiner has appealed to column 1, lines 55-65 of McCall. But even a casual reading of that whole paragraph clearly shows that McCall is only describing the problems of air filled grips as it relates to writing implements. What makes the Examiner think that any other handheld implements (i.e. shears) with air-filled grips would suffer from the same problems? There is no suggestion in McCall or Tindall that this is the case. At column 4, lines 10-12 McCall does state that his grip can be applied to "other manual implements with working tips, for example, paint brushes, jeweler's tools and other devices". But McCall does not say why you may want to do that. And even if he did, it still doesn't teach or suggest anything about the situation of scissors grips. Scissors are not the same as writing implements. They are handled and used differently and for the most part, the tip of the seissors is not used. There is simply no suggestion in McCall or any of the cited references that air-filled grips on scissors are a problem. With that in mind, we turn to the Tindall reference which specifically teaches that air-filled scissors grips are the way to go and does not teach the use of a viscous medium. Examining the whole of these two references for all they fairly disclose, applicant fails to see why a person of skill in art would be motivated to apply the "solution" of McCall to the scissors of Tindall. This alone defeats prima facie obviousness.

CONCLUSION

Applicants have shown, by the foregoing arguments, that the PTO has not borne its burden of establishing obviousness of claims 14, 17-24 of the present application. Applicants therefore respectfully request that the Board reverse the holding of obviousness under 35 USC §103(a), and pass the present claims to issue.

Respectfully submitted,

1/13/03

Peter Giancana, Reg.No. 44,706

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Fax Cover Sheet

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Reply Brief

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